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Attorneys for Defendants MCKESSON TECHNOLOGIES, INC.,				
and MCKESSON CORPORATION				
UNITED STATES DISTRICT COURT				
NORTHERN DISTRICT OF CALIFORNIA				
DIVISION				
DIVISION				
1				
Case No. 4:13-cv-02219-HSG				
STIPULATION AND ORDER TO				
EXTEND DEADLINE FOR				
PLAINTIFFS' OPPOSITION TO				
DEFENDANTS' MOTION TO STRIKE				
STRIKE				
Trial: January 10, 2022				
Time: 10:00 a.m.				
Courtroom: 2, 4th Floor				
Judge: Haywood S. Gilliam, Jr.				
1				

CASE No. 4:13-CV-02219-HSG

1	Pursuant to Civil Local Rule 7-12, Plaintiffs McLaughlin Chiropractic Associates, Inc.
2	and True Health Chiropractic, Inc. (collectively, "Plaintiffs") and Defendants McKesson
3	Corporation and McKesson Technologies, Inc. (collectively, "Defendants"), by and through their
4	respective counsel, stipulate and move the Court for an Order granting a two-day extension of
5	time for Plaintiffs to file their Opposition to Defendants' Objection to Reply Evidence and
6	Administrative Motion to Strike Untimely and New Evidence and Arguments in Plaintiffs' Reply
7	Brief Regarding Plaintiffs' Individual Claims for Treble Damages. (ECF No. 502)
8	("Administrative Motion to Strike").
9	WHEREAS, on December 23, 2021, Defendants filed their Administrative Motion to
10	Strike. (ECF No. 502).
11	WHEREAS, under Civil Local Rule 7-11(b), an opposition to an administrative motion
12	must be filed "no later than 4 days after the motion has been filed," making Plaintiffs' opposition
13	to Defendants' Administrative Motion to Strike currently due December 27, 2021.
14	WHEREAS, the Christmas holiday spans two of the four days for Plaintiffs to file an

WHEREAS, the Christmas holiday spans two of the four days for Plaintiffs to file an opposition: December 24, 2021 (observed) and December 25, 2021 (actual).

WHEREAS, two members of Plaintiffs' Counsel, Ross Good and Matthew Stubbs, are currently on vacation.

WHEREAS, the parties stipulate to allow Plaintiffs an additional two days to file their Opposition to the Administrative Motion to Strike, having good cause for an extension due to the intervening Christmas holiday.

WHEREAS, this is the parties' first request to modify the deadline for the filing of Plaintiffs' Opposition to the Administrative Motion to Strike.

NOW, THEREFORE, the parties stipulate and respectfully move the Court to reset the deadline for Plaintiffs' Opposition to Defendants' Administrative Motion to Strike as follows:

Event	Deadline
Plaintiffs' Opposition to Defendants' Motion to Strike	December 29, 2021

1	IT IS SO STIPULATED.		
2			
3	Dated: December 27, 2021	By:	/s/ Ross M. Good BRIAN J. WANCA (admitted pro hac vice)
4			RYAN M. KELLY (admitted pro hac vice)
5			GLENN L. HARA (admitted <i>pro hac vice</i> ) ROSS M. GOOD (admitted <i>pro hac vice</i> )
_			ANDERSON + WANCA
6			3701 Algonquin Road, Suite 500 Rolling Meadows, IL 60008
7			Telephone: 847-368-1500
8			Fax: 847-368-1501 bwanca@andersonwanca.com
9			rkelly@andersonwanca.com
10			ghara@andersonwanca.com rgood@andersonwanca.com
			1good@andersonwanca.com
11			ROBERT C. SCHUBERT
12			WILLEM F. JONCKHEER SCHUBERT JONCKHEER & KOLBE LLP
13			Three Embarcadero Center, Suite 1650
14			San Francisco, CA 94111 Telephone: 415-788-4220
15			Fax: 415-788-0161
			rschubert@schubertlawfirm.com wjonckheer@schubertlawfirm.com
16			
17			GEORGE D. JONSON (admitted <i>pro hac vice</i> ) MATTHEW E. STUBBS (admitted <i>pro hac vice</i> )
18			MONTGOMERY JONSON LLP
19			600 Vine Street, Suite 2650 Cincinnati, OH 45202
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21			Fax: 513-768-9220
			gjonson@mojolaw.com mstubbs@mojolaw.com
22			Counsel for Plaintiffs
23			Counsel for Plaintiffs
24			
25			
26			
27			
28	STIPULATION AND ORDER TO EXTEND DEA	ADLINE FO	OR PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION TO

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1	Dated: December 27, 2021 By: /s/Bonnie Lau TIFFANY CHEUNG					
2	BONNIE LAU					
3	ERIN P. LUPFER <b>MORRISON &amp; FOERSTER LLP</b>					
4						
5	Counsel for Defendants					
6						
7						
8	FILER'S ATTESTATION					
9	I, Ross M. Good, in compliance with Civil Local Rule 5-1(i)(3), attest that I have on file					
10	the concurrences for any signatures indicated by a "conformed" signature (/s/) within this e-filed					
11	document.					
12						
13	Dated: December 27, 2021 By: <u>/s/ Ross M. Good</u> Ross M. Good					
14	Ross W. Good					
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28	STIPULATION AND ORDER TO EXTEND DEADLINE FOR PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION TO					

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## **ORDER**

Pursuant to the Stipulation of the Parties, and good cause appearing, the deadline for Plaintiffs' Opposition to Defendants' Objection to Reply Evidence and Administrative Motion to Strike Untimely and New Evidence and Arguments in Plaintiffs' Reply Brief Regarding Plaintiffs' Individual Claims for Treble Damages (ECF No. 502) shall be as follows:

Event	Deadline
Plaintiffs' Opposition Brief	December 29, 2021

## PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: 1/3/2022

HAYWOOD S. GILLIAM. IR

United States District Judge